

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/613,170	07/10/2000	Tetsufumi Ueda	UM-04496	9234
75	590 02/28/2002			
Kamrin T MacKnight Medlen & Carroll LLP			EXAMINER	
220 Montgomery Street Suite 2200			GUPTA, ANISH	
San Francisco, CA 94104			ART UNIT	PAPER NUMBER
			1653	
			DATE MAILED: 02/28/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

			www.napto.gov		
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/112 171	1-10-00	Tetsufumi			
09/6/3,170	, , -	,	EXAMIN		
,			Supra, an	Supto, lineal	
			ART UNIT	PAPER NUMBER	
			DATE MAILED:	· ·	
	NO	TICE UNDER 37 CFR 1.25	51 - Patent		
☐ The file of the above reconstruction of the fi	identified patent can le of the above-identif	not be located after a reasonable se ied patent pursuant to the provision	arch. Therefore, the Office is in as of 37 CFR 1.251.	itiating the	
record (if any) of all of documents), a list of su the correspondence bet	the correspondence b ch correspondence, ar ween the Office and the	HS from the mailing date of this not etween the Office and patentee for and a statement that the copy is a conne patentee for the above-identified ence between the Office and patentee.	the above-identified patent (exc inplete and accurate copy of pate patent (except for U.S. patent)	cept for U.S. patent entee's record of all of documents), and	
☐ The following paper	(s) pertaining to the at	pove-identified patent cannot be loc	cated after a reasonable search:		
Therefore, the Office is	s initiating the reconstr	ruction of such paper(s) pursuant to	the provisions of 37 CFR 1.25	l.	
Patentee is given a perilisted above and a state	od of SIX (6) MONT	HS from the mailing date of this no such paper(s) is a complete and accomplete	otice within which to provide a curate copy of patentee's record	copy of the paper(s) of such paper(s).	
and the patentee for the that the papers produce for the above-identified Office and the patentee	e above-identified pated by patentee are pated patent (except for Us for the above-identification)	ce by producing patentee's record (in ent for the Office to copy (except for the complete record of all of the s.S. patent documents), whether patered patent that is not among patent that Patent Examination (Crystal Plantal Patent Patent Examination (Crystal Plantal Patent Patent Patent Patent Patent Patent Patent Pa	or U.S. patent documents), and p correspondence between the Officentee is aware of any correspondence's records. Such records must	provide a statement ffice and the patentee dence between the be brought to the	
any copy of the paper(s	s) listed above), patent	e correspondence between the Offic tee must reply to this notice by prov fice and the patentee for the above-	iding a statement that patentee	e-identified patent (or does not possess any	
☐ A printout from PAI	M of the contents of	the file of the above-identified pate	ent is included with this notice.		
Direct the reply to t	this notice to:	United St	onstruction tates Patent and Trademark Offi ton, DC 20231	ice	
Direct questions concerning this notice to:			sould Steens us 3608) 	



FORM PTO-2055-B (REV. 11/2000)
Approved for use through xx/xx/xxxx. OMB 0651-0031
U.S. Patent and Trademark Office; U. S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

In re Patent No.:			
Patentee:			
Patent Date:			
Application No.:			
Filing Date:			
Direct to:	Box Reconstruction United States Patent and Trademark Office Washington, DC 20231		
	NOTICE UNDER 37 CFR 1.251 - Patent		
Statement (check the appropr	iate box):		
between the Office and the pate	reply is a complete and accurate copy of patentee's record of all of the correspondence ntee for the above-identified patent (except for U.S. patent documents), and patentee is e between the Office and patentee for the above-identified patent that is not among		
☐ The copy of the paper(s) liste record of such paper(s).	d in the notice under 37 CFR 1.251 is/are a complete and accurate copy of patentee's		
the patentee for the above-ident	ntee are patentee's complete record of all of the correspondence between the Office and ified patent (except for U.S. patent documents), and patentee is not aware of any fice and the patentee for the above-identified patent that is not among patentee's		
☐ Patentee does not possess any above-identified patent.	record of the correspondence between the Office and the patentee for the		
Date	Signature		
	Typed or printed name		

A copy of this notice should be returned with the reply.

Burden Hour Statement: This collection of information is required by 37 CFR 1.251. The information is used by the public to reply to a request for copies of correspondence between the applicant and the USPTO in order to reconstruct an application file. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This form is estimated to take 60 minutes to complete. This time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.